THE TRIBUNE OB PRINTING WIFFIR, OHIO.

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OF ALL COMPETITOES,

This Office received from the Senson County Art and Agricultural Pair IN 1854 AND 1885 PREMIUM FOR BEST JOB WORK EF All quekto be correct, or NO CHARGES. Terms as LOW AS AT ANY CITY IN OMFO.

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AED

CHMERAL COLLECTING & INSURANCE AGENTS TIFFIN, O. Will, give prompt attention to all business actrusted in their cere.

Office in Commercial Row.

L. W. SAPP, M. D. HOMOEPATHIC PHYSICIAN, OFFICE IN TOMB'S BLOCK

DR. SAPP will attend promptly to the duties of his profession in Tillia and vicinity.

GEORGE E. SENEY,

ATTORNEY AND COUNSELLOR ATLAW Tiffin, Ohio. WILL give prompt attention to all busine entrusted to his care, in Seneca and adjoining Counties.

OFFICE, in Commercial Row, up stairs:
Tiffin, Nov., 3d, 1854.—sf.

J. C. LEE ATTOTNEY AT LAW, and Solicitor in Chancery.

Rioms, over George Taylor's Store.

Time, Nov. 15th 1855.

T. C. TUNISON. ATTORNEY AT LAW OFFICE Shawhan's Block, Up Stairs. Tiffin, May, 5th, 1855. ly

J. M. PATTERSON, ATTORNEY AT LAW OFFIGE, opposite Commercial Row. Time, Nov. 9th 1855.

W. P. & H. NOTHE, Attorneys & Counsellors at Law. OFFICE, one door south of Gallup's Jewel-WILLIAM II. JOHNSON

STEM & JOHNSON. ATTORNEYS AT LAW OFFICE, in Commercial Row, over Gallup's swelry Store, nearly opposite the Court House. Fewelry Store, nearly opposite the Cour Professional business and the collection kinds of claims promptly attended to. Timn, Sept. 17th 1851. Iy

LEWIS H. PIKE. Attorney and Counsellor at Law, will give Jace, in the line of his profession.

OFFICE, Shawhans Block Market Street.

E.F. Gormans and Franch, will be consulted in their own respective Innguages. Tillin, October, 27th 1854 ly.

WILLIAM GALLUP CLOCK AND WATCHMAKER All hinte of watches kept constantly on hands Store in Commercial Row. Time, Sept. 17th, 1851. . ly

DILDINE & MARTIN ATTORNEYS AT LAW. GENERAL LAND AGENTS Will strong to all Business entrusted to their Jane 90, 1845.

G. W. & E. J. CUNNINGHAM

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A no stock of the latestatyles of fingules, utc
I dished in the best manner and of the most dura
his materials and workmankly, constantly on
hand, and prouptly make to order.
H. S. WERNER & Co.
July 17, 1856.—4 a

TOHN G. PATTERSON COUNSELLOR AT LAW Office with J. C. Lee,

TIFFIN OHIO, Will, attend prevently to ellections and all he wave with fidely "nd years print web, 12, 37

Tiffin & Ft. Wayne Rail Road Office of this came pacy is permanently incured to the review roomscomplet, seein Comme talker, Washington street, E. G. PENNINGTON, President

TOMB, HUSS & CO

BANKERS MAIN ST., TIFFIN OH 10. I LAVE associated the mests as together for the Lapurpose of transacting a general finaling becience which will be continued as heretolore under the symbol Tomb, fished Co.
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THE TIFFIN TRIBU

HOSTILE ALIKE TO THE DESPOT AND DEMAGUGUE. FEARLESS FOR TRUTH, FOR GOD, AND HUMANITY.

TIFFIN, OHIO, FRIDAY, MAY 29, 1857.

Laws of Obio.

PUBLISHED BY AUTHORITY.

[No. 179.] AN ACT. o amend and supplementory to an act entitled " an act to provide for the reorganization, supervision and mainten-ance of Common Schools." Passed

March 14, 1863. SECTION 1. He it enacted by the General Assembly of the State of Ohio, That section three of the act afcresaid be so amended as to read as follows: Section 3. The said directors within five days after their election, shall take an oath or affirmation to support the Constitution of the United States and of the S ate of Ohio, and faithfully and impartially to discharge the duties of their office; which mid oath the directors are au horized to administer to each other. And in case a vacancy shall occur in the office of director, by death, resignation, refusal to serve, or otherwise, it shall be the duty of the township clerk to fill such vacancy with-in ien days after being informed thereof, by the appointment of some suitable peron who shall hold his office until the ime of the next annual meeting, when a director shall be elected for the remainder, if any, of the unexpired term, in the manner prescribed in section two.

THIS SENECA MUTUAL.

THIS COMPANY INSURES GOOD PEOP
ERTY cathe mostressonable terms. The Vil
lage Department is New but presperous, Tasure
at the lowest rater known to any responsible Com
pany. TO OFFICE on the Corner of Washing
ton and Marketstreets. 2d story, Tiffin. O. LE
W. LANG. Sect'y.

SEC. 2 That section four of said act be
so amended as to read as follows: Section
4. If the qualified voters of any sub-disrectors as pseacribed in sections two and
three, it shall be lawful for any three
qualified voters of such sub-district to
quality as a special meeting of the restore of the section four of said act be
so amended as to read as follows: Section
4. If the qualified voters of any sub-disrectors as pseacribed in section four of said act be
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4. If the qualified voters of any sub-disrectors as pseacribed in sections two and
three, it shall be lawful for any three
ton and Marketstreets. 2d story, Tiffin. O. LE
qualified voters of such sub-district to
quality as a present of the sub-district for the purpose of electing directors, on first giving five days notice in writing of the time and place of hold ing such meeting by posting the same in bree of the most public places in such sub-districts; and the directors so elected at such special meeting, shall hold their offices for the unexpired term which they were removalisals absolute to 611 they were respectively elected to fill.
Szc. 3. That section eight of said act

be so amended as to read as follows: Section 8. It shall be the duty of the directors in each sub-district to take or cause to be taken, annually, between the first and third Monday of September, an enumeration of all the unmarried white and colored youth, no ing them seperately, between the ages of five an I twentyone years, resident within such sub-district and not temporarily there, designa-ted between mal and female and return a certified copy thereof to the township clerk; and in case the directors in any sub-district shall fail to take and return allow him a reasonable compensation for Ohio, against said directers in their individual capacity; and in such suits, said clerk shall be a competent witness; and the money so collected shall be applied to the use of dommon sel oals in the proper township. The township clerk shall make an abstract of the enumeration so returned to him, designating the number of youth in each sub-district, and transmit such abstract duly certified to the county auditor, on or before the first day

Src. 4. That section twelve of said act be so amended as to read as follows: Section 12. It shall be the duty of the township Board of Education to hold regular sessions on the third Monday of April and on the third Monday of September in each year in the usual place of holding township elections, or at such place in the im mediate neighborhood as may be convenient for the transaction of any basiness which may be necessary in relation to the subject of either the primary or graded schools of the township, with power to adjourn from time to time, or to hold special meetings at any o her time or place within the proper township, as they may think desirable for the transaction of business aand desirate. Wheat, Corn, Rye, Cats. Clover, desirable for the transaction of business at the state and Electronic and Electr OFFICE on Main at. opposite the PostOffice. and in case of the abscence of the Township Clerk may appoint one of their own number to serve temporarily as Clerk.

purchasing school-house sits, for creeking, furnishing and repairing school houses, for providing fael and for any other school purpose other than the payment of the school purpose schoo or incorporated village or territory annexed thereto forming any special district, to be entered by said Auditor on the tax duplicate of the county, and collected by the County Treasurer at the same time. and in the same manner, as State and county taxes are collected; and when collected, shall be paid over to the Treas-

ship tax levied for the continuation of schools after the State fund has been exhausted, or from such school funds as srise from the sale or rents of scotion sixteen, or other school lauds shall be applicable only to the payment of the commissioners of such county such at the proper township and shall be drawn for no other purpose whatever; and all school funds made applicable to the payment of teachers only shall be distributed to the several sub-districts and fractional parts thereof, in of such taxable property between two districts and fractional parts thereof, in of such taxable property between two districts and fractional parts thereof, in of such taxable property between two districts and fractional parts thereof, in of such taxable property between two districts and fractional parts thereof, in of such taxable property between two districts and fractional parts thereof, in occurrent year or any subsequent year it will be necessary to levy on the taxable property of such county, township, city, or village, and the payment of the Police court.

Sac. 10. This act shall take effect on such county, township, city, or village, and the payment of the county, township, city, or village.

Sac. 10. This act shall take effect on such county, township, city, or village.

Sac. 10. This act shall take effect on such county, township, city, or village.

Sac. 10. This act shall take effect on its passage.

N. H. VAN VORHES,

Speaker of the House of Representatives.

Sac. 6. Every contract made in contraction of the provisions of the foregoing sections shall be utterly null and void in regard to any obligation thereby imposed on the corporation on bahalf of the county. districts and fractional parts thereof, in the township, in proportion to the enumeration of such that dollars not exceeding the such contract purports to have ration of scholars with the exceptions of two mills on the dollars. On any amount been made; but every commissioner, of so much of the township tax as may have between four and six millions of dollars seen levied and reserved by the Board for not exceeding one and a half mills on the ustaining teachers in the central or high dollar; On any amount between six milchools, and with the further exception lions and forty millions of dollars not exof so much of said township tax as may ceeding one mill on the dollar: On any be necessary for prolonging the schools amount over forty mi lions one and one he required length of time in those sub- fourth mills on the dollar: Provided, that districts which contain comparatively a in case any important bridge or bridges small number of resident youth of school built and maintained by any county shall age, and which owing to sparseness of be destroyed by any casualty, the reato opulation, or other unavoidable obsta. ration of which may be necessary for pubes, cannot be enlarged without serious lie accommodation, the commissioners of nconvenience to the inhabitants; and such county may levy a special tax not Auditor, on or before the first day of Oo visions for schools in the sub-districts of may set apart any portion of the proceeds tober, a statement exhibiting the number of children in the township, between the ages of five and twenty-one years; distinguishing between male and female, the number of schools, specifying the different grades, the number of teachers, male and female, the continuing the school size of the number of schools, specifying the different grades, the number of children, male and female, the number of children, male sparts and the school size of the necessary to the respective townships or shall be denominated "the public building fund," and shall be paid out on the order of the commissioners. There shall be captained for the proceeds of such tax not necessary to their repetition of such tax not necessary to their opinion of the found to defray other county expenses for the current year for the amount so set apart any portion of the proceeds of such tax not necessary to defray other county expenses for the current year for the amount so set apart any portion of the proceeds of such tax not necessary in their opinion to defray other county expenses for the current year for the amount so set apart any portion of the proceeds of such tax not necessary to defray other county expenses for the current year for the county of such tax not necessary to defray other county expenses for the current year for the amount so set apart any portion of such tax not necessary to defray other county expenses for the current year for the current year for the amount so set apart any portion of such tax not necessary to defray other county year for the received for the process. and female who have attended school du-ring the past year, the average attendance, SEC. S. That section forty of said act for road, bridge, for the support of the the length of the terms of schools, com- be so amended as to ead as follows; Sec. poor and common school purposes, and ral Assembly of the State of Ohio. That ne thereof; the number and condition of the total control of the commissioners of Common property in the township as entered and the books in the school fibraries; the number of the commissioners of common property in the township as entered and the books in the school fibraries; the kind of school books the returns of school stati-ties made to of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and which is n w. or heretographic of the township shall certify to the countert of the taxable of the township as entered and the township as entered and which is n w. or heretographic of the township shall certify to the countert of the township as entered and the t whe books in the school, the number and services and columbus, as abstract of all the returns of school scattering of schools at Columbus, as abstract of all schools at Columbus, as abstract of the returns of school scattering of schools at Columbus, as abstract of the returns of school scattering of schools at Columbus, as abstract of the returns of school scattering of schools at the returns of school scattering of the school, the number and value of the school purposes, to gether with nucle other statistics and in formation in relation to schools, as the school school sparatus, and a full scoount of the school purposes, to gether with nucle other statistics and in the school purposes, to gether with nucle other statistics and in the school purposes, to gether with nucle other statistics and in formation in relation to schools, as the school purposes, to gether with nucle other statistics and in the school purposes, to gether with nucle other statistics and in the school purposes, to gether with nucle other statistics and in the school purposes, to gether with nucle other statistics and in the school purposes, the sum of the school purposes, the sum of the school purposes, the school purposes and be in force of Comments of the school purposes, the school purposes and be in force of the school purposes, the school purposes and in the school purp

diog any tax which may have been voted by a special meeting of electors as provided in the proceeding section, to the Au and splicable to the payment of teachers.

Ited thereto, upon the township treasurer, to pay the same out of any money is his hands belonging to said sub-district or township by the time such bonds may become due; and the proceeds of all such SEO. 7. That in all cases where the

which such contract purports to have ficers, agent, trustee or member of any municipal corporation that shall have made, or participated in making, or authorized the making of any such contract, shall be held to be individually liable for its performance, and every commissioner,

N. H. VAN VORHES, Speaker of the House of Representatives. THOS. H. FORD. Columbus, April 17, 1857.

the Jurisdiction of minor offences. Secrion 1. Be it engoted by the Gene-

township, or for both purposes, as the Board may adjudge best. These several amounts of money so estimated or decided upon, the Board shall make known by certificate in writing, on or before the first Monday in June in such year, including any tax which may have been voted

the anumeration aforesaid, it shall be the duty of the township clerk to employ a competent person to take the same and allow him a reasonable compensation for his services, and shall proceed to recover the amount so paid for such services in a civil action, before any court having jurisdiction, in the name of the State of Ohio, against said directers in their indi hip tax levied for the continuation of county expenses of each of the several payment of either the principal or inter- and the same may be prosecuted upon the nor to any person who shall injure any

SEC. 10. This act shall take effect on person is endeavering to compel such antity passage.

AN ACT. To amend the forty-sixth section of an

State, and for lavying taxes thereon ac-April 13, 1852. Sec. I. Be is enacted by the General if this act were not passed.

Assembly of the State of Ohio, That the

trustee, director, member of any city or forty-sixth section of the act entitled an village council, or other officer or agent, of any such municipal corporation who shall have been present when any such unlawfu contract was made, or authorized to be made, a hall be deemed to have made, or That the county auditor, if he shall have to have participated in making, or to reason to believe, or be informed that any the proper township, as they may think desirable for the transaction of business and the second funds as arise from the sale of rents of section sixteen, or other lands in lieu thereof shall be distributed to the property of the the case may be unless be shall. If president the case may be unless section 19. The Board of Education in caches as altered in procuse the section 19. The Board of Education in caches as altered in procused the caches as altered in procused that is passed April caches as altered in procused the caches as altered in procused the caches as altered in procused that is passed April caches as altered in procused that is passed April caches as altered in procused that is passed April caches as altered in procused the caches as altered in procused that is passed April caches as altered in procused April cach to correct the return of the assessor, and to charge such persons on the dunlicate late the provisions of the foregoing accwith the proper amount of taxes; to ena- tion, his wife may, in her own name, ble him to do which, he is hereby authorized and empowered to issue compul-No. 93:] AN ACT sory process, and require the attendance of restors to the Court of Common Pleas of any person or persons whom he may suppose to have a knowledge of the articies, or value of the personal property, hushand shall desers her, or from intem-moneys or credits, investments in bonds, perance or other cause, become incaped pensation of teachers, male and female, 40. The Auditor of each and every for the purpose of paying the interest or the country shall, on or before the fifth day of principal of any debt or debts owing, such to the jurisdiction it now has shall have see and furniture, and the estimated val
November, annually make out and in her own name, and it shall be the uninor children, and in her own name, and duty of the auditor in all such cases, to for and collect her own or sheir earnings.

THE PIPPIN TRIBUNG.

Sepablished on Friday of each week, and for-Mahad to appenditure at

\$0,00 Per Annue. Tr To mall remarriance, fifty control this sums is remined when the paper is unid for in advance.

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ew angagement. These verms will be strictly observed, and am paper will be discontinued until armanages are paid, except at the option of the publisher.

A.F. observibers resulting off, and not paying for their papers, will be suffred to and receive, a published confidence of their dishausty.

ment of the crime of maliciously killing and injuring horses and other ani-

mals.
Section 1. Be it enacted by the General Assembly of the State of Ohio, That manner prescribed in section four of said act be so amended as to read as follows: Section 4. If the qualified voters of any sub-district shall fail to meet and electrochool discretion as prescribed in sections two and three, it shall be lawful for any three. the clerk of the sub-district, and service upon him shall be sufficient.

SEC. 12. That sections three, four, eight, twelve, nineteen, twenty-two, and productive securities, and shall be appropriately four, forty and sixty-four of the and productive securities, and shall be appropriately found to the payment of the bonds so is sued, and to noother use or purpose what ever.

Sec. 3. The operation of the fifty-eight and fifty-ninth sections of the act entitled the four of the four of the four of the fifty-eight and fifty-ninth sections of the act entitled the four of the four of the fifty-eight and fifty-ninth sections of the act entitled the four of the fifty-eight and fifty-ninth sections of the four of the fifty-eight and fifty-ninth sections of the act entitled the four of the fifty-eight and fifty-ninth sections of the act entitled the fifty-eight and fifty-ninth sections of the fifty-eight and fifty-ninth sections of the four costs; and the same is found a true bill by the grand jury, and upon trial the defendant is acquitted, the prosecutor shall be instant the term at which and productive securities, and shall be approperty of another or others, or the very such during the prosecutor shall be instant to the term at which and productive securities, and shall be approperty of another or others, or the very such during the prosecutor shall be instant to the term at which and the same is found a true bill by the grand jury, and upon trial the defendant is acquitted, the prosecutor shall be instant to the term at which and the same is found a true bill by the grand jury, and upon trial the defendant is acquitted, the prosecutor shall be instant to the term at which and the same is found a true bill by the grand jury, and upon trial the defendant is acquitted, the prosecutor that the term at which and the same is found a true bill by the grand jury, and upon trial the defendant is acquitted, the prosecutor that the term at which and productive securities, and the same is found in the fifty in the same is found

county taxes are collected; and when collected; and when collected; shall be paid over to the Treasurer of the proper township on the order of the County Auditor; and said County Treasurer shall be entilled to receive for more.

Sec 7. That section twenty four of said act be so amended as to read as follows: Section 24. All school funds which may come into the hands of the hands of the board out only on the order of the county and out only on the order of the first section of the Board, except in paying teachers for their services, the said Clerk may, on such teachers for their services, the said clerk may, on such teachers presenting with the Clerk true copies there.

THOMAS H. FORD.

President of the Senate.

THOMAS H. FORD.

President of the Senate.

THOMAS H. FORD.

President of the Senate.

THOMAS H. FORD.

President of the Senate of the s oseding three months, or both fined or imprisoned as aforesaid, at the descretion

construed to extend to any person who shall kill or injure any of the before mensuch animal that has trespassed upon such person or his property, while such

SEC. 4. All offences under this act shall be prosecuted in the same manner as is or may be provided by law for the pros-ecution of offences of the same grade in

driving such animals away from the

the different counties in this State.
SEC 5. That section thirty-seven of an act entitled an act for the assessment and taxation of all property in this ces therein named, be, and the same is her by repealed: Provided that no prosscording to its value, in money, passed cutions under said not shall be abated by this repeal; but shall proceed the same as N. H. VAN VORHES,

Speaker of the House of Representatives, THOMAS H. FORD. President of the Senate. April 15, 1857.

(No. 169.) AN ACE securing to married women such persons al property as may be exempt from ex-ecution, and also enabling them to con-trol their own earnings, and the earn-ings of their minor children is certain Sec. I. Be it ensoted, by the General

Assembly of the State of Ohio, That no married man shall sell, dispose of, or in any manner part with any personal proption, shall proceed at any time before the out having first obtained the consent of his

commence and prosecute to final judga-ment and execution a civil action for the recovery of such property or its value in

Sec. 3. Any married woman, whose husband shall desers her, or from intemtated, or neglect to provide for his famiatal-ement or return; and it shall be the minor children, and in her own name, and